WHEELING. WEST VA., TUESDAY MORNING, MAY 14, 1878.

The Intelligencer.

imporately absent from the city may and 1 month, which includes postage the abree will be changed as often as been, and if the term paid for has not print when the subscriber returns to the subscriber returns to the subscriber will be subscriber by an exact by Fining, the paper will be served by

The Ball Opened in Congress. Yeserdsy Mr. Potter, of New York acred himself to do something which,up a that time, no Democrat in either branch dugress had been willing to venture goo, vir. to ally himself with Blair to repose the Presidential question.

We say re-open the Presidential que to the belief that Tilden was cheated at of the Presidency, and that therefore

initial question investigated let them

production of sermons, even in brief, is a minkle so the part of any newspaper; and doubly so as the part of small papers in small cities. The plan followed by this paper is one that gives much more maintains to the public, wiz: giving an stillie of some one sermon likely to be read by the general reader is account of its peculiar subject matter. We are always glad to steamers leaving New Orleans and New Steamers leaving New Orleans and New rt and therefore we make a practice of mic or, at all events, on one in which ar ader. He is familiar with such sub nts, and it is like "repeating in a drowsy wasofitold tale" to invite his atte m to the reading of that which he has

eard and read all his life. We try to give to our readers ever og the cream of what is going on in the wrid in the way of "religious drift and ided mistake to ignore this wide

A Good Show for Barnesville Coal. Sever's Gal Trade Journal.

The Presidential Election in thos

Movement Begun for an Investi-

Washington, May 13-Mr. Johnson introduced a bill to levy, by the Moffett bell punch, a tax on liquors in all places in the District where intoxicants are sold by the drink. Re-ferred.

Mr. Morrill presented a petition of

a Mr. Morrill presented a petition of a half dozen mechanics of Boston favoring the repeat of the eight hour law. They declared it unjust to pay workmen employed by the Government for eight hours, while other workmen have to labor ten. Referred.

Mr. Conover, from the Committee on Postolices and Postroads, reported an amendment to the Postoffice Appropriation bill, authorizing the Postmaster General to advertise for carrying the mrils between San Francisco and Hong Kong, touching at Yokohama, and to pay therefor not exceeding 30 per mile.

The President pro tem laid before the Senate a communication from the Secretary of War, calling attention to the fact that the payment of claims for bounty and arrears of pay due discharged soldiers will cease the 30th of June next,

diers will cease the 30th of June next

a irreligation of the thrilling "shot pa' cappaign in South Carolina, as described by Redfield to the Cincinnati Cameroil. Let us have all the facts of Praidentual contest thoroughly exped.

Sout time ago the Register undertook appramoutline every Monday morning da aumber of the sermons delivered the day before in this city. This was amply as affectation of metropolitan and the part of a paper that had barely much room in its columns for the

propriation for compensation to railway postoffice clerk sfrom \$1,275,000 to \$1,325,

tween the United States and Brazil, into steamers leaving New Orleans and New York once every two weeks. Mr. Edmunds raised a point of order that this amendment was contrary to the 27th rule, and proposed general legisla-

A long discussion ensued, Messrs Davis of West Virginis, Maxey and Ferry ad-vocating the amendment, and Messrs Thurman, Bailey and others opposing or

lifferent grounds.

In the course of the discussion a lette In the course of the discussion a letter was received from the Manager of the existing English line saying that they could not compete for subsidy and did not want adverse legislation. Mr. Blane said if that letter was not

a check he did not know what it was. Pending the discussion on Mr. Edmonds point of order, the Senate adjourned.

*HOUSE.

PROVIDING AGAINST COMMUNISM

PROVIDING AGAINST COMMUNISM.

The vote by which the main question was ordered on the bill to regulate interState Commerce was reconsidered, and the bill went over until to-morrow.

Mr. Lapham introduced a joint resolution recting the danger to which the country may be subjected by the threatend eruption of Sitting Bull, by raids across the Mexican and Canadian bouders and by insurrection in several States across the Mexican and Canadian borders, and by insurrection in several States such as occurred last year, authorizing the President, if, in his judgment, it may seem necessary, to increase the army during the recess of Congress by the enlist.

WHEREAS, The State of Maryland has by its Legislature formally declared that due effect was not given to the electora vote cast by that State on the sixth day of December, 1876, by reason of fraudu-

wassiss apoptery to-may as a Marianton May 13.—Prof. Joseph Restry of the Smithsonian Institute, died Say New York, May 13.—General Thomas P. Datin, Capitain of the American Rife Fass, died suddenly this morning. The With the 13th Regiment.

therefore be it Resolved, That a select committee, control of the said allegation as to the conduct of the tangent of the proposition of the said allegation as to the conduct of the with the 13th Regiment.

BY TELECRAPH.

ASSOCIATED PRESS REPORT.

ASSOCIATED PRESS REPORT.

TO THE DAILY INTELLIGENOES

CONGRESSIONAL.

CONGRESSIONAL.

The Presidential Election in those States in 1876.

The Presidential Election in those States in 1876.

Movement Begun for an Investigation.

SENATE.

The Presidential Election in those gation.

DISCUSSION OF THE APPAIR.

SENATE.

The presumble and resolution, and was to time the report of the said states of Lousiana and Florida, and into all facts on the Helpous of the Commission on the Florida case, and charged Garfield (one of the Commissioners) with having either a convenient conscience or convenientelogic. It seemed to him (Cox) of executing this resolution, shall have power to send for persons and papers; to add that said committee of executing this resolution, shall have to that whatever steps might be taken to that whatever steps might be taken to reach that great transaction the gentlemen of the Decormant of the Electoral Commission on the Florida case, and charged Garfield (one of the commissions on the Florida case, and charged Garfield (one of the Electoral Commission on the Florida case, and charged Garfield (one of the commissions on the Florida case, and charged Garfield (one of the Electoral Commission on the Florida case, and charged Garfield (one of the commission of the Electoral Commission on the Florida case, and charged Garfield (one of the commission of the Electoral Commission on the Florida case, and charged Garfield (one of the commission of the Electoral Commission on the Florida case, and charged Garfield (one of the Electoral Commission on the Florida case, and charged Garfield (one of the subject to him (Cox) of the Electoral Commission on the Florida case, and charged Garfield committee on the propose of the resolution contemplates of the Commission of the Electoral Commission on the Florida case, and charged Garfield (one of the Matter Cox occurred the power of the Cox occurred the propose of the resolution on the Florida case, and charged Garfield (Cox)

The preamble and resolution having been read Mr. Conger said they did not present the question of privilege, and that the powers proposed in the resolution could not be given by a mere majority vote, but would require a suspension of the rules

Mr. Potter said one would suppose that if there was any subject which should be entitled to preference in this House in espect to the order of business, it was he subject brought to its notice by the nemorial of a sovereign State touching he official conduct of high officers of the lovernment.

quiry the gentleman has just put to me Now as to the question of order. I

quiry the gentleman has just put to me.
Now as to the question of order. It
seems to me that to state this case is to
argue it. If for reasons that appear on
the face of this resolution this inquiry is
not privileged, then nothing can by its
nature be privileged. If the House of
Representatives ought to give preference
to the consideration of any subject, a subject of the magnitude of this one to which
the resolution relates ought certainly to
have such preference.

Mr. Haie argued from the rules and
manual that the resolution did not present a question of privilege. If the resolution proposed or was intended to subvert the accepted result in the Presidential election, then there might be some
claim that it did present a question of
privilege, but as a mere expression of
opinion it did not present any such question.

Mr. Garfield also argued against the
resolution being a privileged one. He
seald the gentleman from New York

bases his claim that it is a privileged question on the fact that it is a memorial from a sovereign State, and is therefore entitled to a very high place in the consideration of this House. I think the gentleman from New York was unfortunate in planting his case on that idea. The States of the Union are represented by individual members, who are sent here to speak and vote for their States, and in no other way whatever can a State of the Union be heard on this floor, except under rule 6, which is a recent modification—that on Monday morning's call joint resolutions of State and Territorial Legislatures may be introduced for printing and reference.

The Speaker—Would the gentleman from Ohio deny to state the right of petition as given in the Constitution.
Mr. Gardield—Oh, a State has of course the right of petition.
The Speaker—A memorial is a peti-

Mr. Garleid—Oh, a State has of course the right of petition.
The Speaker—A memorial is a petition, and is provided for in the Constitution wherein it is stated that Congress shall make no law abridging the right of the people to petition the government for redress of grievances.

for redress of grevances.

Mr. Garfield—The Speaker's reference to right and petition is entirely unnecessary. That question was discussed on this very Maryland resolution and everybody here granted perfect and unquestioned right of petition, but the right of action here on this foor is quite a different thing, and the question of whether it rises to the dignity of a privileged question depends on the right of action which somebody can demand of the House. This is a question of privilege without doubt, provided the mover of it alleges that he proposes to follow it up as a matter of in peachment. It he says that this is a proceeding intended to pave the way of impeachment, then doubtless it may be a question of privilege. If he says that this is a proposition by the House to raise and determine the question of the title of the President to the office which he holds, then I answer that the question has been determined by the joint voice of the two Houses of Congress, and it is better the determined to House to the substitution of the two Houses of Congress, and it is best the substitution of the control of the two Houses of Congress, and it is best of the President to the House to the substitution of the two Houses of Congress, and it is best of the president to the House to Congress, and it is best of the president to the House to Congress, and it is best of the President to the President to the House to Congress, and it is best of the President to the President Mr. Garfield-The Speaker's referen d has been determined by the joint voice of the two Houses of Congress, and it is best yound the reach of this House. If, again, it the object of the resolution is merely to organize a committee for campaign puryoposes (to make campaign literature for the fall), then the exigencies of a political party have never yet risen to the dignity of questions of privilege; furthermore there is in this resolution a proposition that the committee shall have the right to sit in recess. Neither of those propositions can be adopted by a majority vote, and I therefore reserve that point of order until an opportunity shall said. I am glad, at least, after the long threat that has been hanging over the country, that these gents, in the language of Shakespeare, "have left off their damnable faces and begun;" and you let the play go on. (Applause on the Republican side).

Mr. Mills argued that the resolution the two Houses of Congr ess, and it is be-

A contained spectra quality, but the gradual of the fit colors. If again, the resolution is merely with the contained and institute of the fit colors, if again, the spectra of a point of the fit colors. If again, the spectra of a point of the fit colors, if again, the spectra of a point of the fit colors. If again, the spectra of a point of the fit colors of the fit colors. If again, the spectra of a point of the fit colors of the fit colors. If again, the spectra of a point of the fit colors of the fit colors. If again, the spectra of a point of the fit colors of the fit colors. If again, the spectra of the fit colors of the fit colo

tion of the privilege in reference to the election of a President was an inquiry in reference to his election before he is seated or with a view to unseating him) that was a construction which would forever prohibit the House from inquiring into frauds that had been successfully consulted and which had come to its into frauds that had been successfully committed and which had come to its knawledge after their successful accomplishment. If there was anything in the nature of a fraud that made it desirable to be inquired into, it was when the fraud had been successful, and if the House refused to inquire because the frauds had succeeded, then the committing of such irauds would be encouraged and the failure to investigate so far from securing, would jeopardize the peace and security of the country.

The Speaker—The issue involved is a new one in the history of this country and an examination of the basis on which the preamble and resolution are introduced is proper.

somilited and which had come to its knawledge after their successful and knawledge after their successful and it is amendment, and when he compilal ment. If there was anything in the nature of a fraud into, it was when the fraud had been successful, and if the House released to inquire because the fraud had succeeded, then the committing of auch frauds would be encouraged and the failure to investigate so far from securing, would jeopardito the peace and accurity of the country.

The Speaker—The issue involved is new one in the history of this country and an examination of the basis on which the presenble and resolution the preamble and resolution of the present of the subject treated of in the preamble and resolution of Maryland passed a joint resolution touching the subject treated of in the preamble and resolution of Maryland has been remitted to this House in which the following language is used: "That foll effect has not been given to the electoral vote cast by Maryland has been remitted to this House in which the following language is used: "That foll effect has not been given to the electoral vote cast by Maryland has been remitted to this House in which the following language is used: "That foll effect has not been given to the electoral vote cast by Maryland has been remitted to this py reason of fraudulent returns made from other States and allowed to be counted provisionally by the Commission and analytic to judicial revision." If, as it is alleged, the return from Louisain approduced a following language of the fol

rectly presented as to the rightful occupancy of the Chief Executive Chair of the Government, and as to the connection of high government officials with the frauds alleged, the Chair is unable to conceive.

The Chair finds enumerated among the questions of privilege set down in the manual the following: "The election of President." The Chair therefore rules that the preamble and resolution embrace questions of privilege of the highest tharacter, and the Chair recognizes the right of the gentleman from New York to answer the same. [Applause on the Democratic vide.] The other points are of course held in reserve.

Mr. Conger appealed from the decision of the chair.

Mr. Potter moved to lay the appeal on the table, and the motion was agreed to. Yeas 128, nays 108.

A servit was except Fort, Mitchell and

the table, and the motion was agreed to.

t this is

Yeas 128, nays 108.

A party vote except Fort, Mitchell and
Buttler, who voted with the Democrats
that this
to raise
the title

Mr. Regan desiring to justify himself
in voticg in support of the resolution,
stated while he agreed with his colleance,
to voice of
this this the retrial of the Presidential
dit is befliggain.

Mr. Potter moved the call of the House
which was made and all the Republicans
answered to their names, so that no
he ways it relates to an general subject of
the alleged presidential frauds.
Mr. Hale—Will the gentleman let the
amendment be read and he will understand what it is. I will send it to the
stated while he agreed with his colleance, clerks desk. [Shouts of no, no, from
Mills, that the retrial of the Presidential
dit is befliggain.

Mr. Potter moved the call of the House
which was made and all the Republicans
answered to their names, so that no
he ways it relates to a general subject of
the alleged presidential frauds.
Mr. Potter moved the call of the House
which was made and all the Republicans
answered to their names, so that no
he ways it relates to an general subject of
the alleged presidential frauds.
Mr. Potter moved the call of the House
which was made and all the Republicans
answered to their names, so that no
he ways it relates to a general subject of
the alleged presidential frauds.
Mr. Potter moved the call of the House
which was made and all the Republicans
answered to their names, so that no
he ways it relates to a general subject of
the alleged presidential frauds.
Mr. Potter moved the call of the House
which was made and all the Republicans
answered to their names, so that no
he ways it relates to a general subject of
the alleged presidential frauds.
Mr. Potter moved the call of the House
which was made and all the Republicans
answered to their names, so that no
he ways it relates to a general subject of
the alleged presidential frauds.
Mr. Potter moved the call of the which was made and all the Republicans
answe

Mr. Potter—The gentleman from Maine is exceedingly familiar with par-liamentary law, and is able to state the nature of his amendment, and when he states it, then I will allow it to be offered.

ject matter, was not as much a questi-of privilege as the original resolution and the Chair told him that if the amen

himself put at the head of the committee and go into that investigation. [Applause on the Democrate side.] I seek nothing of the kind, I am not aiming at persons, I desire to ascertain if the fraud in the electoral vote of these States was really perpetrated, and if so how it was perpetrated, in order that such frauds may be prevented hereafter.

Mr. Hale—and the sention.

ruled the point as to the expension of money.

Mr. Garfield made a point of order that it required a two-thirds vote to give a committee power to report at any time. The Speaker sustained the point when Potter struck out that part of the resolution.

Mr. Hale asked Potter to yield to him to offer an amendment.

The Speaker sustained the point when Potter struck out that part of the resolution.

Mr. Hale asked Potter to yield to him to offer an amendment.

from Maine sweep the dirt for himself.
[Laughter on the Democratic side.]
Mr. Hale—The gentleman evidently
does not mean to sweep. [Laughter on
the Republican side.]
Mr. Potter—Not with the inefficient
broom you would like used.
Mr. Garfield took the floor, but was
met with calls to order on the Democratic
side.

ide.

Mr. Potter—I yield to any of the visitng statesmen. [Laughter.] Mr. Garfield—I understood the gentle-

man from New York to say, when he was first up, that he was not seeking to inwill get, I celever, the thanknots vote this side of the House to pass his resolution, provided he will enlarge it to take in all other cases where there is a real bonafide allegation and belief by a large body of people of fraud fully as great as any thing he believes to have existed in Florida or Louisiana. If he will enlarge his resolution is that way it will have my you and

tion in that way it will have my vote and the vote of every man on this side of the House (several Republicans, "every man,"); but if he selects a certain narrow

effect.

Mr. Conger took the floor, but was met with loud shouts of order from the Democratic side. He, however, succeeded in asying that if the other side would not permit his side to take any part in framing the resolution, the Democratic side might pass its resolution if it could. (Applause on the Republican side).

Mr. Potter—The gentleman from Michigan is kind. We can do that without his permission. But if he will offer a resolution to investigate any frauds that he

Mr. Hale—I made my proposition in good faith; the gents on the other side have declined it; now let them go on by themselves. nemselves. Mr. Butler-Will the gentleman from

Mr. Butler—Will the gentleman from New York (Potter) allow me to add to his resolution the words, South Carolina. Mr. Garfield—Missiasippi, also. Mr. Potter—No, Mr. Bpesker, for the simple reason that no frauds in South Carolina or Mississippi became operative. Distinction is obvious. I must now insist on the previous question. The Republican side of the House resorted to a parliamentary expedient of witholding votes, so that when the question came to be tested by tellers there were only 116 ayes to 1 no—no quorum yoting.

world.

Mr. Potter moved the call of the House which was made and all the Republicans answered to their names, so that no further proceedings under the call could

question could not be had by the House, the resolution in alleging that great frauds had been perpetrated, raised the question of the highest previlege.

Mr. Conger raised the point of order, that as the resolution gave the committee nunsual power to sit during recess, report at any time, and for the chairman of the sub-committees to administer oaths it could not be adopted by a mere majority vote, and also that as the resolution provided for the expenditure of money, it must be first considered in Committee of the Whols.

Mr. Sayler argued that the committee insel to Florida and Louisiana.

Mr. Potter—The gentleman can answer if he chooses, and if he refuses till disposed of.

Mr. Conger and other Republican members of the House till disposed of.

Mr. Conger and other Republican be members of the House called upon the members of the House to do have to show signs of waxness so early.

The taunt was answered just as definantly, and it was intimated that the question would remain before the House till disposed of.

Mr. Conger and other Republican members of the House till disposed of.

Mr. Conger and other Republican be members of the House till disposed of.

Mr. Conger and other Republican members of the House till disposed of.

Mr. Conger and other Republican be members of the House till disposed of.

Mr. Conger and other Republican members of the House till disposed of.

Mr. Conger and other Republican be members of the House till disposed of.

Mr. Conger and other Republican members of the House till disposed of.

Mr. Conger and other Republican members of the House till disposed of.

Mr. Conger and other Republican members of the House tall disposed of.

Mr. Conger and other Republican members of the House tall disposed of.

Mr. As the resolution of the House tall disposed of.

Mr. Hale—The gentleman can answers of the House tall disposed of.

Mr. Hale—The femal new is an answered part in the members of the House tall disposed of.

Mr. Hale—The femal new is answered part in the members of the House tall dis memora of the Rouse catter upon the Democratic side not to show signs of weakness so early.

The taunt was answered just as defiantly, and it was intimated that the question would remain before the House until there were enough Democrats present to constitute a quorum without the aid of Republican votes. This will require the presence of at least thirty more Democrats than were in the House to day. Mr. Potter moved to adjourn, and a vote was take by yeas and nays.

The Speaker—Prior to announcing the result of the vote the Chair announces with great sorrow the death of Joseph Henry, an American, whose scientific attainments are world wide, and who has devoted a life-time to the interests of science, regardless of personal comfort or emolument.

The vote was announced. Yess, 118 nays, 110. Adjourned.

COLUMBUS, May 13.—The Senate met at 4 o'clock and by a party vote adopted a resolution rescinding the resolution for an adjournment at 8 o'clock to-day.

In the Senate the report of the Conference Committee on the Appropriation bill was agreed to and the Senate receded from its amendment.

from its amendment.

A message was received from the Governor nominating John A. Shank, of Hamilton; J. K. Rukenbrod, of Columbiana, and Miles Montgomery, of Franklin, to be Trustees of the Imbecile Asy-

The May Festival.

CINCINNATI, O., May 13.—The work of decorating the city for the week of the musical festival has been rapidly progressing, and the public buildings, business houses, and many dwellings are profusely and beautifully decorated. Indications are at present that the festival will open to-morrow evening with an audience only limited by the capacity of Music Hall.

New York, May.—Murat Halstead, editor of the Cincinnati Commercial, returned to New York from Europe to-

Returned.

FOREIGN NEWS.

Movement for a Navy.

St. Peterssues, May 13.— Count Schouwaloff has arrived.

The official messenger publishes a proclamation calling for a subscription for the organization of a volunteer fleet in order to defend the just cause in case the adversary of Russia should provoke war. Czarewitch will receive the subscriptions in St. Petersburg.

AFRAID OF A COUP DE MAIN.

PERA, May 12.—The Russians declare hat even if the Turks surrender the fort-ceses their troops will only withdraw rom Constantinople when the British from Constantinopte when the Britist fleet retires.

The arrival of the cavalry and infan-try reinforcements at San Stefano has re-vived uneasiness and apprehension of s coup de main.

ENGLAND.

The Great Strike---Compromise Possible.

London, May 13.—The cotton master have granted the operatives their request for an interview on Tuesday. It is believed a compromise will be effected. The Queen, Crown Princess of Germany, and the Duke of Cambridge to-day reviewed 14,000 regular troops at Aldershalt.

BERLIN, May 13.—Among the tele-rams congratulating the Emperor upon is escape from assassination was one igned "The President of the French Re-ublic—MoMahon," which has made an specially favorable impression.

NEW YORK, May 13.—The heavy frost in parts of this State and Pennsylvanis did considerable damage to the crops.

Marine Intelligence

LONDON, May 13,—The Sardinia een floated and returns to Liverpool. FINANCIAL AND COMMERCIAL

BY TELEGRAPH.

New York Money and Stocks:

New York Money and Stocks:

New York, May 13.—Money—3a5 per
cent, closing at 3½. Prime mercantile paper 4a5 per cent. Customs receipts \$345,
000. The Assistant Treasurer disbursed
\$191,000. Clearings \$12,000,000. Sterling,
loug 4.86, short 4.88½.

GOLD—Opened at 100½, and closed at
100½, all sales of the day having been at
these figures. Borrowing rates ½41 per
cent, loans were also made flat and ½a2 per
cent for carriers.

RAILBOAD BONDS-Firm.

RAILHOAD BONDS—Firm.

STATE BONDS—Steady and a fraction higher, but prices subsequently fell 1/41 1/5 per cent. After the first Board a firmer feeling set in, and there was a general recovery of 1/41 per cent. The most prominent stocks were the Rock Island, St Paul, Lake Shore and Lackawanna. In the afternoon the market was lower, under an increased pressure to sell western stock. On the reports of frost in the west there was a recovery of 1/4 to 2/5 per cent, and a stendier feeling. At an election for officers of the Evaluate to the serve polli-

the election interferred considerable with be business of the day.

Transactions aggregated 94,000 shares, of which 11,000 were Eric, 11,700 Lake Shore, 2,700 Wabash, 22,000 Northwestern common, 14,000 preferred, 9,500 Rock Island, 8,700 St. Paul common, 1,000 preferred, 4,700 Lackawanns, 1,100 Delsware and Hudson, 3,700 Ohios, and 3,900 Pacific Mail.

CINCINNATI, May 13.—Cotton—Firm but not quotably lower at 10½c. Flou Steady with a fair demand; family \$5 6 25. Wheat—Quiet; red at \$1 12a1 6 25. Wheat— Quiet; red at \$1 12a1 17. Corn—Steady and in good demand at 43a 44c. Oats—Steady with a fair demand at 28 a51c. Bye—Good demand but firm at 60a 62c. Barley—Fair demand, scarce and firm; choice fall 40a45c. Fork—Quiet at \$9 00. Lard—Quiet; ateam at 7c. kettle 7½ 7½c; current make 86 70 bid, 86 80 asked. Bulk Meats—Quiet but firm; \$3 75a5 00. Bacon—Dull and prices a shade lower at 4½a5¾a5¾a5¾a5¾a5%c. Butter— Dull and drooping; fancy creamery 19a20c, choice Western Reserve 14a15c, Central Ohio prime to choice 10a13c. Whisky—Steady and in good demand at \$1 03. Ind in good demand at \$1 03.

Hoos—Good demand and prices a shade ligher; common \$2 75a3 25, light \$3 30a3 50 acking \$3 35a3 45, butchers \$3 45a3 65.

Allegheny Cattle.

Allegheny Cattle.

East Lieberty, May 13.— CATTLE—
Receips since Friday 3,893 head of through and 255 of yard stock; total for the week 5,372 head of through and 374 of yard, against 4,892 head of through and 1,023 of yard the week before. Not many Cattle on hand and nothing doing in the whole heade line. The retail business is also slow at about 1/c advance over last week. Best \$2 00.5 75, good battchers' stock \$4 75.5 10, common butchers' stock \$4 25.6 450.

HOGS—Receipts 5,470 head; total for the week 12,210, against 1,330 the week before. Yorkers \$3 50.85 60, Philadelphias \$3 75a 3 80.

3 80.
SHEEP—Receipts 4,700 head; total for the week 13,000, against 13,900 the week before.
Selling at \$4 00a5 00. All sold. Prospects fair.

Chicage.

CHICAGO, May 13.—Flour—Unchanged. Wheat—Fair demand but at lower rates and unsettled; No. 2 Chicago spring \$1.10\cdot May, \$1.07\cdot a1.07\cdot a1.07\cdot y1.00\cdot a1.03\cdot y1.07\cdot a1.07\cdot a1.07\cdot y1.00\cdot a1.03\cdot y1.00\cdot a1.03\cdot y1.00\cdot y1.00\cdot

TOLEDO, May 13.—Wheat—Dull; No. 1 white Wabaah held at \$1 2714, extra white Michigan held at \$1 30, \$1 28 14 bid, amber Michigan seller June \$1 26; No. 2 red winthat any attempt by this House to lavestigate and undo what had been done by the 44th Congress in declaring who was President was nothing short of usurpation. [Applause on the Republican side.]

Mr. Potter struck out that part of the resolution proposes be as sweeping as the country desires it.

Mr. Potter struck out that part of the resolution proposes be as sweeping as the country desires it.

Mr. Potter struck out that part of the resolution proposes be as sweeping as the country desires it.

Mr. Potter struck out that part of the resolution proposes be as sweeping as the country desires it.

Mr. Potter struck out that part of the resolution proposes be as sweeping as the country desires it.

Mr. Potter struck out that part of the resolution as manifeled in the propose of the House, but I sak that the inquiry which the gentleman's resolution proposes be as sweeping as the country desires it.

Mr. Potter struck out that part of the resolution is ideed that the send and wisk for the appoint when the sum of the propose in the sum of the propo

NEW YORK, May 13.—Flour—Dull and heavy; No. 2, \$2 70a3 75, superfine western and State \$4 15a4 65, common to good ex-ra western and State \$4 80a5 15, good to choice do \$5 05a5 85, common to choice

Chicago Cattle Market

reports:
CATLIR—Receipts 2,800; shipments 1,200; receipts last week 19,000; shipments 16,000. Market strong and active; shipping steers \$4,203. 05, feeders and stockers quiet and weak at \$3,00a4.0, butchers firm; cows \$2,70a4.25, bulls \$23,75, steers \$3,80a4.25.
H008—Receipts 19,000; shipments 7,000.

HOGS—Heceipts 19,000; shipments 7,000.

Market opened dull and 5a10e lower, and closed weak; choice heavy \$3 20a3 40, light \$3 20a3 26, packing \$5 00a3 20.

SHREF—Receipts 1,200; shipments 1,200.

Market slow; sales at \$4 00a5 50.

PHILADRLPHIA, May 13.—Flour—Dull. Wheat—Weak; amber at \$1 28a1 31, red \$1 28a1 28, white \$1 32a1 35. Corn—Qulet; yellow 55c, mixed 51%c, May 51a51%c, June 51%c, July 51%c. Oats—Dull; Pennsylvania white 35a36c, western white 36a 36c. western mixed 32a33c. Rye—Dull; at 58c. Mess Pork—At \$9 50a10 25. Lard—Dull and unchanged. Butter—Weak; at osc. Mess Pork—At \$9 50a10 25. Lard— Dull and unchanged. Butter—Weak; creamery 18a11c, Western Reserve 16a18c, Eggs—Easier; western 12a12½c. Cheese— Unchange. Petroleum—Easier; refined 11c; rude 9a9¼c. Whisky—Dull; western 11 07.

NRW YORK, May 13.—Business quiet with commission houses and importers, and the jobbing trade is sluggish. Cotton goods are in light demand. White corded piques more active. Fancy prints quiet at lower prices. Shirtings in steady request. Staple ginghams in fair demand, but dress styles are not so quick. Men's woolens are moving slowly. New Orleans. New Orleans.

New Orleans, May 13.—Coffee — In fair demand; Rio cargoes ordinary to prime 14/ca17/cc gold. Sugar—Dull; inferior to good common 6805c, common to good common 68747/cc, yellow clarified 81/cc. Molasses—Quiet; common 1820c, fair 23a26c. Rice—Strong and higher; Louisiana ordinary to choice 5%a7/cc.

Pritisbungh, May 13.— Petroleum— Quiet; crude at \$1.5434a1.55 at Parker's, for immediate shipment; refined at 11c for Philadelphia delivery.

River 9 feet, and falling slowly.
Weather cloudy and clearing, but cool.
The Mallie Bagon departed for Par-tersburg at 103 o'clock.
The Iron Mountain and barges, from

Pittsburgh, passed down at 11 A. M.

The local packets made their regular trips with fair business.

The Andes arrived from Cincinnati at The Salt Valley, from Pittsburgh,

The Salt Valley, from Pittsburgh, passed down last night.

The O'Neal will leave for Pittsburgh this morning at 7 o'clock.

The Emma Graham will be due from Cincinnati at 9 A. M.

The Courier will depart for Parkersburgst 10 A. M.

ourg at 10½ A. M.

The Andes will leave for Cincinnati at Henry Sample, the gentlemanly clerk

of the Katle Stockdale, came down from Pittsburgh yesterday, and will go down on the Andes to his home at Ironton. He says the Stockdale will resume her trips next Monday. [By Telegraph.] Privaturon, May 13.—River 6 feet and stationary. Weather cloudy and

REGULAR TUESDAY PACKET.
For Parkersburg, Pomeroy, Gallipolis, Ironton, Huntington, Portsmonth, Mayeville, Unclanati and Lou
Florent Passenger Stammer.

C. H. BOOTH & SONS.

Wheeling, cincinnati & pittebubg Packet Comp'y,

For Parkersburg, Pomerey, Gallipelis Ironton, Huntington, Perfamouth. Cincinnati and Louisville. The following New and Elegant Passenger Stea

KATIE STOCKDALE every Menday night. EMMA GRAHAM every Wednesday night. GRANITE STATE every Friday night. And leave Wheeling every Sunday, Tuesday and Wednesday for Pittsburgh. Passengers and freight recripted through to all

For freight or passage apply at

1150 Water St., or People's Wharfbeat H. SEAMON, AGENT.

CHARLES E. DWIGHT.

s prepared to make careful and complete analyses f Iron Ores, Limestones, Mineral Waters, etc. LABORATORY, COR. 26TH and CHAPLINE STR. WHEELING, W. VA.



G. S. PEENY.

LU Crushed, Powdered, Granulated, Coffee an fellow in store and for mie at lowest market rate M. REILLY, 1880 and 1811 Main St. BROOMS-300 DOZEN FANCY, VA-

RIO COFFEE

M. REILLY.

WANTED TO RENT-A Cottage and one or ary. Address of good rich land till next Jann-

JUST REDEIVED— 25 Sozsecholes G. R. Tese; 15 half cheets fair Tese: 10 half cheets choice Jepan Tese; 10 half cheets superior Stockong Tess. For me at low market raise by 642 REFINED SUGARS-500 BARRELS